David W. Axelrod, OSB #75023

E-mail: daxelrod@schwabe.com

Devon Zastrow Newman, OSB #014627

E-mail: dnewman@schwabe.com Schwabe, Williamson & Wyatt, P.C.

Pacwest Center

1211 SW 5th Ave., Suite 1500-2000

Portland, OR 97204 Telephone 503-222-9981 Facsimile 503-796-2900

Harold A. Barza, Cal. Bar #80888

E-mail: halbarza@quinnemanuel.com Tigran Guledjian, Cal. Bar #207613

E-mail: tigranguledjian@quinnemanuel.com Quinn Emanuel Urquhart & Sullivan, LLP 865 South Figueroa Street, 10th Floor Los Angeles, CA 90017 Telephone (213) 443-3000 Facsimile (213) 443-3100

Attorneys for Plaintiffs/Counter-Defendants Seiko Epson Corporation, Epson America, Inc., and Epson Portland Inc., and Counter-Defendant Herbert W. Seitz

FOR THE DISTRICT OF OREGON PORTLAND DIVISION

SEIKO EPSON CORPORATION, a Japan corporation; EPSON AMERICA, INC., a California corporation; and EPSON PORTLAND INC., an Oregon corporation,

Plaintiffs,

v.

ABACUS 24-7 LLC, an Arizona limited liability company; EFORCITY CORPORATION, dba EFORCITY.COM, a California corporation; R&L IMAGING GROUP, INC., formerly known as IEM

Civil No. 09-477-BR

PLAINTIFFS' VOLUNTARY DISMISSAL OF CLAIM FOR PATENT INFRINGEMENT AGAINST JOSEPH WU

PLAINTIFFS' VOLUNTARY DISMISSAL OF CLAIM FOR PATENT INFRINGEMENT AGAINST JOSEPH WU

CONSUMABLES, INC., a California corporation; XP SOLUTIONS, LLC, dba CLICKINKS.COM, a Florida limited liability company; CLICKINKS.COM, LLC, a Florida limited liability company; GLOBAL BUSINESS SUPPORT SYSTEMS, INC., dba PRINTCOUNTRY.COM, a Delaware corporation; GREEN PROJECT, INC., a California corporation; and JOSEPH WU, an individual,

Defendants.

GREEN PROJECT, INC., a California corporation; and JOSEPH WU, an individual,

Counterclaimants,

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SEIKO EPSON CORPORATION, a Japan corporation; EPSON AMERICA, INC., a California corporation; and EPSON PORTLAND INC., an Oregon corporation; and HERBERT W. SEITZ, an individual,

Counter Defendants.

Pursuant to Federal Rule of Civil Procedure 41(a)(2), plaintiffs Seiko Epson Corporation, Epson America, Inc. and Epson Portland Inc. (collectively "Plaintiffs") move to voluntarily dismiss their claim for patent infringement against defendant Joseph Wu with prejudice and with no award of fees or costs. Plaintiffs and Mr. Wu have entered into a Confidential Settlement Agreement effective May 4, 2011. Pursuant to the Confidential Settlement Agreement, Plaintiffs and Mr. Wu have agreed to dismiss with prejudice their respective claim and counterclaim asserted in this litigation. Accordingly, Plaintiffs' respectfully request that the Court dismiss Plaintiffs' claim for patent infringement against defendant Mr. Wu with prejudice and with no award of fees or costs.

Dated: July 15, 2011

By:

David W. Axelrod daxelrod@schwabe.com bsorensen@schwabe.com

Devon Zastrow Newman dnewman@schwabe.com

Harold A. Barza halbarza@quinnemanuel.com

Tigran Guledjian tigranguledjian@quinnemanuel.com ITCEpson@quinnemanuel.com Counsel for Plaintiffs/Counter-Defendants: Seiko Epson Corporation,

Seiko Epson Corporation, Epson America, Inc., and Epson Portland Inc., and

Counter-Defendant Herbert W. Seitz

PURSUANT TO PLAINTIFFS' VOLUNTARY DISMISSAL OF THEIR CLAIM FOR PATENT INFRINGEMENT AGAINST JOSEPH WU, PLAINTIFFS' CLAIM FOR PATENT INFRINGEMENT AGAINST JOSEPH WU IS HEREBY DISMISSED WITH PREJUDICE AND WITH NO AWARD OF FEES OR COSTS.

IT IS SO ORDERED

HON. ANNA J. BROWN
United States Distriction United States District Court Judge